

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

NOTICE OF DOCUMENT DISCREPANCIES

To: U.S. District Judge / U.S. Magistrate Judge STEPHEN V. WILSON

From: Paul M. Cruz, Deputy Clerk Date Received: December 11, 2017

Case No.: 2:15-cv-01869-SVW-AJW Case Title: China Central Television et al v. Create New Technology HK

Document Entitled: Letter

Upon the submission of the attached document(s), it was noted that the following discrepancies exist:

<input checked="" type="checkbox"/> Local Rule 5-4.1	Documents must be filed electronically
<input type="checkbox"/> Local Rule 6-1	Written notice of motion lacking or timeliness of notice incorrect
<input type="checkbox"/> Local Rule 7-19.1	Notice to other parties of ex parte application lacking
<input checked="" type="checkbox"/> Local Rule 7.1-1	No Certification of Interested Parties and/or no copies
<input type="checkbox"/> Local Rule 11-3.1	Document not legible
<input checked="" type="checkbox"/> Local Rule 11-3.8	Lacking name, address, phone, facsimile numbers, and e-mail address
<input checked="" type="checkbox"/> Local Rule 11-4.1	No copy provided for judge
<input type="checkbox"/> Local Rule 11-6	Memorandum/brief exceeds 25 pages
<input type="checkbox"/> Local Rule 11-8	Memorandum/brief exceeding 10 pages shall contain table of contents
<input type="checkbox"/> Local Rule 15-1	Proposed amended pleading not under separate cover
<input type="checkbox"/> Local Rule 16-7	Pretrial conference order not signed by all counsel
<input type="checkbox"/> Local Rule 19-1	Complaint/Petition includes more than 10 Does or fictitiously named parties
<input type="checkbox"/> Local Rule 56-1	Statement of uncontested facts and/or proposed judgment lacking
<input type="checkbox"/> Local Rule 56-2	Statement of genuine disputes of material fact lacking
<input checked="" type="checkbox"/> Local Rule 83-2.5	No letters to the judge
<input checked="" type="checkbox"/> Fed. R. Civ. P. 5	No proof of service attached to document(s)
<input type="checkbox"/> Other: _____	

Please refer to the Court's website at www.cacd.uscourts.gov for Local Rules, General Orders, and applicable forms.

ORDER OF THE JUDGE/MAGISTRATE JUDGE

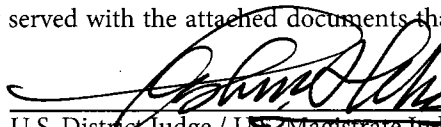
IT IS HEREBY ORDERED:

The document is to be filed and processed. The filing date is ORDERED to be the date the document was stamped "received but not filed" with the Clerk. Counsel* is advised that any further failure to comply with the Local Rules may lead to penalties pursuant to Local Rule 83-7.

Date

U.S. District Judge / U.S. Magistrate Judge

The document is **NOT** to be filed, but instead **REJECTED**, and is ORDERED returned to counsel.* Counsel* shall immediately notify, in writing, all parties previously served with the attached documents that said documents have **not** been filed with the Court.



Date

U.S. District Judge / U.S. Magistrate Judge

* The term "counsel" as used herein also includes any pro se party. See Local Rule 1-3.

COPY 1 -ORIGINAL-OFFICE

COPY 2 -JUDGE

COPY 3 -SIGNED & RETURNED TO FILER

COPY 4 -FILER RECEIPT

CASE #: CV 15-1869 SVW (AJWx)

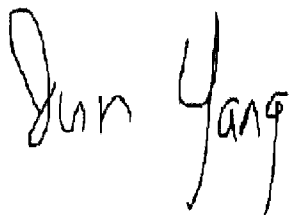
To Whom it may Concern,

My name is Jun Yang, I am the English translator for DATA99 Technology (www.data99.com) which owns Azure Tech, Zero DDOS, and Clear DDoS. We are a reseller of webhosting services for many companies across the globe, and our company is located in China. We had received several complaints about a customer hosting illegal copyrighted contents from CCTV/TVB from the lawyer firm and our staff had took actions to disable them within 48 hours after it was received. Due to insufficient english, some staffs just removes the content without properly replying to the lawyer firm. We cancelled ALL of the services associated with the client with our ISPs and did not take any more orders from the associated client. We had ask the lawyer firm if there was any of the contents still hosted and never got a response, so I am not sure if the client had used any other names to sign up with us. We comply with all regulations and do not condone ANY illegal activities. We do not have a physical address in the United States. Please let us know if there is anything else we can assist in this case, the lawyer firm can contact email at support@data99.com

Regards,

Translator

Jun Yang



DATA99 Network Representative

Simon Gao



Exhibit 1

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

CHINA CENTRAL TELEVISION, a China company; CHINA INTERNATIONAL COMMUNICATIONS CO., LTD., a China company; TVB HOLDINGS (USA), INC., a California corporation; and DISH NETWORK L.L.C., a Colorado limited liability company,

Plaintiffs,

vs.

CREATE NEW TECHNOLOGY (HK) LIMITED, a Hong Kong company; HUA YANG INTERNATIONAL TECHNOLOGY LTD., a Hong Kong company; SHENZHEN GREATVISION NETWORK TECHNOLOGY CO. LTD., a China company; CLUB TVPAD, INC., a California corporation; BENNETT WONG, an individual; ASHA MEDIA GROUP INC. d/b/a TVPAD.COM, a Florida corporation; AMIT BHALLA, an individual; NEWTVPAD LTD CO. a/k/a TVPAD USA, a Texas corporation; LIANGZHONG ZHOU, an individual; HONGHUI CHEN d/b/a e-Digital, an individual; JOHN DOE 1 d/b/a BETV; JOHN DOE 2 d/b/a YUE HAI; JOHN DOE 3 d/b/a 516; JOHN DOE 4 d/b/a HITV; JOHN DOE 5 d/b/a GANG YUE; JOHN DOE 6 d/b/a SPORT ONLINE; JOHN DOE 7 d/b/a GANG TAI WU XIA; and JOHN DOES 8-10,

Defendants.

This Court has considered the submission of Plaintiffs China Central Television, China International Communications Co., Ltd., TVB Holdings (USA), Inc., and DISH Network L.L.C. (collectively “Plaintiffs”) in support of Plaintiffs’

[Proposed] Order Re: Contempt
4822-6289-9937-3-0004038-000021

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1 Motion to Hold Azure Technology Co., Ltd. ("Azure Tech"); ZERO DDOS LLC
 2 ("Zero DDOS"); and ClearDDoS Technologies ("Clear DDOS") (collectively, the
 3 "Non-Compliant ISPs") in Contempt of Court.

4 Good cause having been shown, the Contempt Motion is **GRANTED**.

5 This Court finds the Non-Compliant ISPs in contempt of this Court's Second
 6 Amended Order Granting Plaintiffs' Motion for Default Judgment and Permanent
 7 Injunction [ECF No. 214] (the "Permanent Injunction Order").

8 This Court also assesses against the Non-Compliant ISPs the attorneys' fees
 9 and costs incurred by Plaintiffs in making this motion and direct that Plaintiffs
 10 submit a declaration itemizing their attorneys' fees and costs within fourteen (14)
 11 days of the date of this order.

12 Plaintiffs shall serve Azure Tech with a copy of this order at abuse@azure-
 13 tech.com, ts@azure-tech.com, terry@azure-tech.com, and gdxnfx@gmail.com, shall
 14 serve Clear DDOS with a copy of this Order at cs@clear-ddos.com and
 15 support@clear-ddos.com, and shall serve Zero DDOS with a copy of this order at
 16 colin@zeroddos.com and herotm@gmail.com. Plaintiffs shall promptly file a Proof
 17 of Service detailing the method of service.

18 Within five (5) days after service of the Order, Azure Tech, Zero DDOS, and
 19 Clear DDOS shall each file a report with the Court detailing compliance with the
 20 Court's Permanent Injunction Order. If no report is timely filed or any of Azure
 21 Tech, Zero DDOS, and Clear DDOS fails to comply with all aspects of the Court's
 22 Permanent Injunction Order, that Non-Compliant ISP shall pay to the Court a
 23 sanction of \$1,000 per day for each day that no report is filed and/or that Non-
 24 Compliant ISP fails to comply with the Court's Permanent Injunction Order.

25 **IT IS SO ORDERED.**

26 December 1, 2017

27 
 28 Hon. Stephen V. Wilson
 United States District Court Judge

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